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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

LARRYL JACKSON	RECEIVEL	
	DEC 8 1 2008 al	
	MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT	
(Enter above the full name of the plaintiff or plaintiffs in this action)		
vs.	Case No: 08 C 7382	
JOHN VISVAPAIS #7176	(To be supplied by the <u>Clerk of this Court</u>)	
MARTIN LEVENBERGER.#	08CV7382	
MELISSA MALM# 7775		
TOM LART		
JOLY WELS	·	
(Enter above the full name of ALL defendants in this action. <u>Do not use "et al."</u>)		
CHECK ONE ONLY:	AMENDED	
	ER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 nty, or municipal defendants)	
	ER THE CONSTITUTION ("BIVENS" ACTION), TITLE U.S. Code (federal defendants)	
OTHER (cite statute	, if known)	
BEFORE FILLING OUT THIS CO	OMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR TRUCTIONS CAREFULLY	

I.	Plaintiff(s):		
	A.	Name: LARRYL JACKSON	
	B.	List all aliases: N/A	
	C.	Prisoner identification number: 20070023316	
	D.	Place of present confinement: Cook COUNTY JAIL	
	E.	Address: P.O. Box 089002, CHICAGO, IL. 60608	
	numb	ere is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a ate sheet of paper.)	
II.	Defendant(s): (In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)		
	A.	Defendant: JOHN VISVARAIS	
		Title: COOK COUNTY LEPUTY SHERRIFF	
		Place of Employment: COOK COUNTY JAIL	
	В.	Defendant: MARTEN LEUENBERGER	
		Title: CHICAGO POLICE OFFICEL	
		Place of Employment: 15th AISTRICT CHICAGO POLICE A EPT.	
	C.	Defendant: MELISSA MALM	
		Title: CHICAGO POLICE OFFICER	
		Place of Employment: 15th AISTRICT CHICAGO POLICE LEPT.	

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

I.	Plaint	Plaintiff(s):	
	A.	Name: <u>NAMYL</u> JACKSON	
	B.	List all aliases: N/A	
	C.	Prisoner identification number: 2007002336	
	D.	Place of present confinement: COOK COUNTY JAIL	
	E.	Address: P.O. BOX 089002, CHICAGO, IL. GOLO8	
	numbe	re is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a te sheet of paper.)	
II.	Defendant(s): (In A below, place the full name of the first defendant in the first blank, his or her offi position in the second blank, and his or her place of employment in the third blank. Sp for two additional defendants is provided in B and C.)		
	A.	Defendant: TOM LART	
		Title: COOK COUNTY SHELLLIFF	
		Place of Employment: COOK COUNTY SHERRIFF DEPT.	
	В.	Defendant: JOLY WEIS	
		Title: CHICAGO POLICE SUPERINTENDENT	
		Place of Employment: CHICAGO POLICE LEPT. HEADQUARTERS	
	C.	Defendant:	
		Title:	
		Place of Employment:	
	(If yo	ou have more than three defendants, then all additional defendants must be listed ding to the above format on a separate sheet of paper.)	

I. JURISLICTION AND VENUE (B)

- 1. THIS IS A CIVIL ACTION ANTHORIZED BY 42 U.S.C. SECTION 1983
 TO REDESS THE DEPRIVATION, UNDER THE COVER OF OFFICIAL
 RIGHT AND THE APPEARANCE AND COLOR OF STATE LAW AND / OR
 STATE STATUE, OF CIVIL RIGHTS RETAINED AND SECURED
 BY THE CONSTITUTIONS OF BOTH THE UNITED STATES AND THE
 STATE OF ILLINOUS. THIS COURT HAS JURISDICTION UNDER
 28 U.S.C. SECTION 1331 AND 1343 (A)(3). THIS COURT HAS
 SUPPLEMENTAL JURISDICTION OVER PLAINTIFF'S STATE LAW
 CLAIMS UNDER 28 U.S.C. SECTION 1367. PLAINTEFF SEEKS
 DECLARATORY RELIEF PURSUNT TO 28 U.S.C. SECTION 2201 AND 2702.
- 2. THE MORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION, IS AS AN APPROPRIATE VENUE UNDER 28 U.S.C. SECTION 1391 (b)(2) BECAUSE IT IS WHERE THE EVENTS GIVING RISE TO THIS CLAIM OCCURRED.

II. PLAINTIFF (C)

3. PLAINTEFF, DAILYL JACKSON, SLIE JURIS, A NATIVE AFRICAN-AMERICAN SOVEREIGN NATIONAL OF THE UNITED STATES, AND THE JULINOIS REPUBLIC, IS AND WAS AT ALL TIMES MENTIONED HELEIN IN THE COUNTY OF COOK. HE IN THE CITY OF CHICAGO AND THE COUNTY JAIL, IN IS CURLENTLY CONFINED IN THE COOK COUNTY JAIL, IN CHICAGO, ILLINOIS.

III.

	ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal t in the United States:
A.	Name of case and docket number: 08 C 2139 ARLYL JACKSON V. ROD BLACOJEVICH
В.	Approximate date of filing lawsuit: 5-12-08
C.	List all plaintiffs (if you had co-plaintiffs), including any aliases:
D.	List all defendants: SEE ATTACHEL LIST OF LEFENDANTS
E.	Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): MOLTHELU ALSTRECT
F.	Name of judge to whom case was assigned: TUAGE ROBERT W. GETTLEMAN
G.	Basic claim made: THAT THE PEULTING PROSECUTION FOR ROBBERY IS THEGOL BECAUSE I EXPATILIATED MYSELF FROM UNDER THE JULISATORION OF THE STATE OF ILLIADES
Н.	Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): LISMISSEL AND WAS NOT APPEALED.
ī	Approximate date of disposition: $6-4-08$

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

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III. LAWSUIT PLEVEOUSLY FILED

THIS IS ATTACHED LIST OF DEFENDANTS

1. MICHAEL BROWN

2. LAURA SULLITVAL

3. RICHALL LALEY

B. JOLY WEIS

5. RICHALD LEVINE

6. LISA MANIGAL

T. TOM LALT

8. JOHN VISVALLIS

9. LOPERTUE SCADUTO

10. EDWIN BURNETTE

11. WILLIAM WOELKELS

12. LOWE GOVELICK

13. VERY SCHLEYER

14. JAMES THUSEY

15. DANTEL GLOTH

16. MARTIN LEVENBERGER

17. MELISSA MALM

18. RODRIGO ESPINOZA

19. GREGORY KLIMASZEWSKI

20. WILLIAM M. HENEGHAN

21. RALPH BENAVILLES

22. LET. LOLENZO # 20123

23. OFFICEL ROBELLSON # 17079

24. OFFICER YOUNG # 9277

25. SGT. HAYMAKEIL# 2532

26. CALL HATTULA # 20516

27. OFFICEL PELLERANO# 19165

III. LAWSUIT PLEVIOUSLY FILED

A. NAME OF CASE AND DOCKET HUMBER. DOCKET HUMBER UNKNOWN LARRYL JACKSON Y. WANDEN OF MENNED CORRECTIONAL CENTER

- B. APPROXIMATE DATE OF FILLING LAWSUIT: SOME TIME IN 1997
- C. LIST ALL PLATMEFFS: LANGYL INCKSON
- D. LIST ALL DEFENDANTS I DON'T REMEMBER THE OTHER DEFENDANTS
- E. COURT IN WHICH THE LAWSLET WAS FILED. NORTHELD SISTRICT
- F. NAME OF JULGE TO WHOM CASE WAS ASSEGNED: UNKNOWN
- G. BASIC CLAIM MALE: UNDNITTARY LIVING CONDICTIONS
- H. LISPOSITION OF THES CASE: SETTLED OUT OF COURT
- I. APPROXIMATE DATE OF DISPOSITION: SOME TEME IN 1999

I.I.L. LAWSUIT PLEVIOUSLY FILES

A. NAME OF CLSE AND DOCKET NUMBER: <u>LOCKET NUMBER UNKNOWN</u> LARRYL JACKSON V. COOK COUNTY JAIL

- B. APPROXIMATE DATE OF FILING LAWSHIT: SOME TIME IN 1993
- C. LIST ALL PLATMEFFS: DARRYL JACKSON
- L. LIST ALL DEFENDANTS: COOK COUNTY SHERLIFF

 I DON'T REMEMBER OTHER DEFENDANTS
- E. COUET IN WHICH THE LINSUIT WAS FILED: MOETHERY DISTRICT
- F NAME OF JUDGE TO WHOM CASE WAS ASSIGNED: UNKNOWN
- G. BASIC CLAIM MAKE: FAILURE TO PROTECT FROM OTHER DUMATES
- H. DISPOSITION OF THES CASE: SETTLED OUT OF COURT
- I. APPROXIMATE DATE OF DISPOSITION: SOME TIME IN 1996

III. DEFENDANTS (D)

- 4. DEFENDANT(S), JOHN VESYALDIS, IS A COOK COUNTY DEPUTY
 SHEREFF. HE IS LEGALLY AND PERSONALLY RESPONSIBLE FOR
 SUBJECTENG THE PLAINTIFF TO A WALRANTLESS MALECIOUS
 ARREST, SEARCH, AND SETZURE AT GUN-POINT WITHOUT
 STATUTORY AUTHORITY, PROBABLE CAUSE, OR ANY OTHER LEGAL
 TUSTEFECATION.
- 5. LEFENDANT (S), MALTIN LENENBEIGER, IS A CHICAGO POLICE OFFICER.
 HE IS LEGALY AND PERSONALY RESPONSIBLE FOR SUBTECTING THE PLAINTIFF TO A WALLANTLESS MALICIOUS ARREST, SEARCH, AND SETZURE AT GUN-POINT WITHOUT ANY PROBABLE CAUSE OR LEGAL JUSTIFICATION.
- 6. DEFENDANT (S), MELISSA MALM, IS A CHICAGO POLICE OFFICER. SHE IS LEGALLY AND PERSONALLY RESPONSIBLE FOR SUBJECTING THE PLAINTIFF TO A WARRANTIESS MALICIOUS ARREST, SEARCH, AND SEIZURE AT GUN-POINT WITHOUT ANY PROBABLE CAUSE OR LEGAL JUSTIFICATION.
- 7. DEFENDANT(S), TOM DAIT, IS THE COOK COUNTY SHENDEF. HE IS VICALTOUSLY LIABLE UNDER THE PRINCIPLES OF RESPONDENT SUPERIOR BECAUSE HE WAS GROSSLY NEGLIGENT IN HIS FAILURE TO ADEQUATELY TRAID, MANAGE, SUPERVISE, AND DISCIPLINE HIS OFFICERS AND CREATED THE POLICY OR CUSTOM THAT VIOLATED THE PLAINTIFF'S FOURTH AMENDMENT RIGHT.

- 8. DEFENDANT (S), JODY WEIS, IS THE CHICAGO POLICE
 SUPERINTENDENT. HE IS VICALIOUSLY LIABLE UNDER THE
 PRINCIPLES OF RESPONDENT SUPERIOR BECAUSE HE
 WAS GROSSLY NEGLIGENT IN HIS FAILURE TO ADEQUATELY
 TRAIN, MANAGE, SUPERVISE, AND DISCIPLINE HIS
 OFFICERS AND CREATED THE POLICY OR CUSTOM THAT VIOLATED
 THE PLAINTIFF'S FOURTH AMENDMENT RIGHT.
 - 9. EACH DEFENDANT IS SUED INDIVIDUALLY IN
 THEIR INDIVIDUAL CAPACITY AND IN HIS OR HER
 OFFICIAL CAPACITY. AT ALL TIMES MENTIONED
 IN THIS COMPLAINT EACH DEFENDANT ACTED
 UNDER THE COVER OF OFFICIAL RIGHT AND THE
 APPENDANCE AND COLOR OF STATE LAW AND
 OR STATE STATUE.

IV. FACTS (E)

- I THAT ON JANUARY 31, 2007, OFF-DUTY DEPUTY SHELLOF JOHN VISVAILLS IN AU UNMARKED BLACK TRUCK AND PLATUCLOTHES ACTED WITH MALICE TO VIOLATE THE FOURTH AMENDMENT BY SUBJECTIONS THE PLATUTE FF TO AU UNLAWFUL WARRANTLESS MALICIOUS ALREST THROUGH THE USE OF A FILEARM DESPITE THE FACT THAT HE LACKED OFFICIAL PEACE OFFICER AUTHORITY TO EFFECTUATE A WALRANTLESS ALLEST THROUGH THE USE OF THE POWER OF HIS OFFICER WITH A FILEARM. BECAUSE SUCH ASSERTION OF PEACE OFFICER AUTHORITY IS NOT AVAILABLE TO OIDINALY CITIZENS, THEREFORE, SAID ARREST CANNOT BE LEGITIMIZED AS A PILVATE CITIZEN'S ARREST AND AS A DIRECT RESULT OF HIS POLICE MISCONDUCT THE PLATUTEFF HAS SUFFERED BOTH GREAT AND IMPRIMABLE MENTAL AND EMOTIONAL INJURY.
- 2. THAT THE PLATITIFF WAS LOING NOTHING UNUSUAL AT THE TIME OF SAID ALLEST AND OFF-DUTY DEPUTY SHENTIFF JOHN VISVALDIS NEITHER POSSESSED JURISDICTION WHILE OFF-DUTY TO ACT IN HIS OFFICIAL CAPACITY TO USE A ELHEALM TO EFFECTUATE A WAILAUTLESS MALICIOUS SEALCH AND SETZURE OF THE PLATITIFF'S PERSON OR UNITED STATES CURRENCY NOR DID HE POSSESS A WAILAUT TO ALREST, SEARCH, AND SEIZE THE PLATITIFF OR HIS UNITED STATES CURLENCY NOR DID HE RECEIVE ANY JUFORMATION OVER THE RADIO THAT THE PLATITIFF HAD BEEN PREVIOUSLY OR WAS CURLENTLY INVOLVED IN ANY CRIMINAL ACTIVITY NOR DID HE OBSERVED THE PLATITIFF VIOLATE ANY LAW.
- 3. THAT NEITHER THE PLAINTEFF FREE EXERCISE, AT TOP SPEED, OF HIS HIS PERSONAL CONSTENTIONAL RIGHT TO RUN DOWN THE STREET FREE UPON APPROACH OF OFF-DUTY DEPUTY SHERRIFF JOHN VISVARDIS IN AN UNMARKED BLACK TRUCK

AND PLAINCLOTHES, WHO NEVER ANNOUNCED HIS OFFICE WAS SUFFICIENT TO JUSTIFY A TELLY STOP OIL A WALLANTLESS AMLEST, SEALCH, AND SETZURE OF THE PLAINTIFF PERSON AT GUN-POINT WITHOUT ANY PROBABLE CAUSE OR LEGAL JUSTIFICATION

- 4. THAT THE ALLEST WAS AN UNREASONABLE SETZLINE AS CONTEMPLATED BY THE FOURTH AMENDMENT TO THE UNITED STATES CONSTITUTION.
- 5. THE ALLEST, SEALCH, AND SETZURE WERE MADE IN VIOLATION OF THE PLAINTEFF'S RIGHTS UNDER THE BILL OF RIGHTS OF THE UNITED STATES CONSTITUTION AND 24 OF AUTICLE AND SECTION ONE, TWO, SIX, TEN, AND 24 OF AUTICLE 1 OF THE CONSTITUTION OF THE STATE OF ILLINOIS, CHAPTER 725 ILCS 5/108-1;
 725 ILCS 5/107-4(A)(2)(3)(4)(A-3-2).

- 6. THAT ON JAMUALY 31, 2007, OFF-DUTY DEPUTY SHELLIGHT JOHN VISVARLIS SEIZED \$450.00 IN LINITED STATES CURLENCY WITHOUT A SEALCH WARRANT, PROBABLE CAUSE, OR ANY OTHER LEGAL JUSTIFICATION AND AS A DIRECT RESULT OF HIS POLICE MISCONDUCT THE PLATATIFF HAS SUFFERED BOTH GREAT AND INEPARABLE MENTAL AND EMOTIONAL JUJULY.
- THE SEARCH AND SETZURE COMPLATINED OF ON JANUARY 31, 2007, WAS UNLEASONABLE AND IN VIOLATION OF THE FOURTH AMENDMENT RIGHTS OF THE PLATNETF, AND AS SUCH, THE PLAINTEFF IS ENTETIED TO LECOVER ANY AND ALL UNITED STATES CURRENCY SETZED THEREUNDEL. FED. RULES COIM. PROC. RULE 41(C), 18 U.S.C.A., IL. CONST. ART. 1 SEC. 12
 - 8. THAT ON INJUARY 31, 2007, BOTH CHICAGO POLICE OFFICERS
 MALTEN LEVENBEIGHT AND MELISSA MALM SUBJECTED THE
 PLAINTIFF TO AN UNLAWFUL WARRANTIESS MALICIOUS ARREST,
 SEARCH, AND SETZULE AT GUN-POINT WITHOUT ANY PROBABLE.
 CAUSE OR ANY OTHER LEGAL INSTIFICATION. AND AS A
 DIRECT RESULT OF SAID OFFICERS POLICE MIS CONDUCT
 THE PLAINTEFF HAS SUFFERED BOTH GREAT AND INTEPNABLE.
 MENTAL AND EMOTIONAL INJURY.

- 9. THAT THE INFORMATION RECEIVED OVEIL THE RADIO BY BOTH CHICAGO POLICE OFFICERS MARTIN LEVENBERGER AND MELISSA MALM OF A MASK MAN INVOLVED IN CRIMINAL ACTIVITY WAS INSUFFICIENT TO JUSTIFY A TELLY STOP OR A WARLANTLESS ARREST, SEARCH, AND SETZLIRE OF THE PLAINTIFF'S PERSON AT GUN-POINT. BECAUSE THE CHICAGO POLICE OFFICER THAT ISSUED THE RADIO BULLETIN DID NOT POSSESS FACTS THAT WOULD HAVE ITUSTEFIEL A TELLY STOP OR WALLANTLESS ADJEST, SEARCH, AND SEITZURE OF THE PLAINTIFF'S PERSON AT GUN-POINT WITHOUT ANY PROBABLE CAUSE OF LEGAL JUSTIFICATION WHELEBY THE PLAINTIFF WAS NOT WEALING A MASK NOR WAS ANY MASK FOUND IN HIS POSSESSION AT THE SAIL TIME OF ALLEST WITHIN MINUTES OF THE ALEGEL CHIMINAL ACTIVITY.
- 10. THAT THE ADJECT WAS AN UNDEASONABLE SETZLINE AS CONTEMPLATED BY THE FOURTH AMENDMENT TO THE UNITED STATES CONSTITUTION.

- VIOLATION OF THE PLAINTEFF'S RIGHTS UNDER THE BILL OF RIGHTS OF THE UNITED STATES CONSTITUTION AND SECTION ONE, TWO, SIX, TEN, AND 24 OF ALTICLE 1 OF THE CONSTITUTION OF THE STATE OF ILLINOIS, CHAPTER 725 ILCS 5/108-1.
- 12. THAT ON JANUARY 31, 2007, BOTH CHICAGO POLICE OFFICELS
 MARTIN LEVENBEIGEL AND MELISSA MALM SEIZED
 \$450.00 IN UNITED STATES CURLENCY WITHOUT A
 SEARCH WALLANT, PROBABLE CAUSE, OR ANY OTHER
 LEGAL JUSTIFICATION AND AS A DIRECT RESULT OF
 SAID OFFICELS POLICE MISCONDUCT THE PLAINTIFF HAS
 SUFFERED BOTH GREAT AND INEPALABLE MENTAL AND
 EMOTIONAL INJURY.
- 13. THE SENCH AND SETZURE COMPLATHED OF ON IMMUNEY 31, 2007, WAS UNDEASONABLE AND IN VIOLATION OF THE FOURTH AMENDMENT RIGHTS OF THE PLATNITFF, AND AS SUCH, THE PLAINTEFF IS ENTITLED TO RECOVER ANY AND ALL UNITED STATES CURRENCY SELZED THEREUNDER. FED. RULES CRIM. PROC. RULE 41(6), 18 U.S.C.A., IL. CONST. ACT. 1 SEC. 12.

- 14. THAT CONTINUATION OF EVEN A LAWFIL ARREST VIOLATES THE FOURTH AMENDMENT WHEN POLICE DISCOVER ADDITIONAL FACTS THE CONTINUATION OF THE PLAINTIFF'S UNLAWFUL ALLEST AFTER BOTH CHICAGO POLICE OFFICERS MARTIN LENEMBERGER AND MELISSA MALM DISCOVERED THAT OFFILITY DEPUTY SHERRIFF TO AN INTURED STOP, ARREST, DETENTION, SEARCH, AND SETZURE VIOLATED THE FOURTH AMENDMENT AND AS A DIFFERENT PLAINTIFF HAS SUFFERED BOTH GREAT AND INTERPARABLE MENTAL AND EMOTIONAL INJURY.
- 15. THAT BOTH DEFENDANTS SHELPIFF TOM DALET AND CHECKED POLICE SUPERINTENDENT JOLY WEIS AS WELL AS COOK COUNTY PROSECUTORS NOT ONLY LEASURED OF THE VIOLATION OF MY CONSTITUTIONAL RIGHTS AND FAILED TO DO ANYTHING TO FIX THE SITUATION BY RELEASING THE PLAINTEFF AND DISCIPLINENG SAID OFEICELS. BUT ALSO CREATEL A POLICY OR CUSTOM OF ALLOWING AND ENCOURAGING THE SAIL ILLEGAL ACTS OF SAIL OFFICERS BY INSTRUCTIONS THEM TO CONTENUE SAID UNLAWFUL APREST AUD DETENTION OF THE PLAINTIFF AND WAS GROSSLY NEGLIGENT IN MANAGING AND THATHING THE PEOPLE THEY WAS SUPPOSED TO SUPELVISE. AND AS A DIRECT RESULT OF THEIR DELIBERATE INDIFFERENCE, CLOSS NEGLIGENCE, AND POLICY OF CUSTOM OF ALLOWING ALL ENCOURAGING THE CONTENUATION OF THE PLAINTEFF'S UNLANFUL AMEST AND DETENTION. THE PLACHTIFF HAS SUFFERED BOTH GREAT AND IREPAILABLE MENTAL AND EMOTIONIAL TUILUEY.

16. THAT DEFENDANT SHEDRIFF TOM DART CREATED A POLICY OR CLISTOM OF ALLOWING AND ENCOURAGING OFF-DUTY OFFICERS TO CALLY OR MAINTAIN A PISTOL AT ALL TIMES AND WAS GROSSLY NEGLIGENT IN HIS FATHURE TO ALEQUATELY TRAIN HIS OFFICERS NOT TO USE THE POWERS OF THEIR OFFICE WHILE OFF-DUTY TO USE THEIL FIREARMS TO EFFECTUATE ALL ARLEST OR TO MANAGE, SUPERVISE, ALL ATSOFPLENE HIS OFFICERS FOR SAIL POLICE MISCONDUCT WHILE OFF-DUTY. AND AS A DIRECT RESULT OF HIS DELIBERATE INDIFFERENCE, GLOSS NEGLIGENCE, AND POLICY OR CUSTOM OF ALLOWING AND ENCOURAGING OFF-LUTY OFFICELS TO CARRY OR MATHTAIN A PLISTOL AT ALL TEMES THE PLASLATTIFF HAS SUFFERED BOTH GREAT AUD INEPARABLE MEUTAL AND EMOTIONAL INJURY.

V. LEGAL CLAIMS (F)

- 17. PLAINTIFF REALLEGE AND INCORPORATE BY REFERENCE PARAGRAPHS 1-16.
- 18. THE WALLAUTLESS ALLEST, WALLAUTLESS SEALCH AND SETZURE OF THE PLATISTIFF'S PERSON AND UNITED STATES CURRENCY VIOLATED PLATISTIFF DARRYL JACKSON'S RIGHTS AND CONSTITUTED A FALSE ALLEST, INVASION OF PRIVACY, UNREASONABLE SEALCH AND SETZURE, AND A DUE PROCESS VIOLATION UNDER THE FOURTH AND FOURTEENTH AMENDMENTS TO THE UNITED STATES CONSTITUTION AND SECTION ONE, TWO, SIX, TEU, AND 24 OF ARTICLE 1 OF THE CONSTITUTION OF THE STATE OF ILLIUSIS, CHAPTER 125ILCS 5/108-1; 725ILCS 5/107-4(A)(2)(3)(4)(A-3-2).
 - 19. THE PLAINTEFF HAS NO PLAIN, ALEQUATE OR COMPLETE REMELY AT LAW TO RELIESS THE WRONGS LESCRIBEL HEREIN. PLAINTEFF HAS BEEN AND WILL CONTINUE TO BE INTEPALABLY INJUREL BY THE CONDUCT OF THE LEFENDANTS UNLESS THIS COURT GRANTS THE LECLARATORY RELIEF WHICH PLAINTEFF SEEKS.

VI. PRAYER FOR RELIEF (G)

WHEREFORE, PLAINTEFF RESPECTFULLY PRAYS THAT THIS COURT ENTEL JULGMENT GRANTENG PLAINTEFF:

- 20. A DECLARATION THAT THE ACTS AND OMISSIONS DESCRIBED HEREIN VIOLATED PLAINTIFF'S RIGHTS UNDER THE CONSTITUTION AND LAWS OF THE UNITED STATES AND SECTION ONE, TWO, SIX, TEN, AND 24 OF ARTICLE 1 OF THE CONSTITUTION AND LAWS OF THE STATE OF ILLIHOIS, CHAPTER 725ILCS 5/107-41A)(2)(3)(4)(A-3-2).
- 21. COMPENSATORY LAMAGES IN THE AMOUNT OF \$50,000,000 AGAINST EACH DEFENDANT, JOINTLY AND SEVERALY.
- 22. PUNITIVE DAMAGES IN THE AMOUNT OF \$ 10,000,000 AGRINST EACH DEFENDANT.
- 23. A JURY TRIAL ON ALL ISSUES TRIABLE BY JURY
- 24. PLATITIFF'S COSTS IN THIS SUIT
- 25. ANY ADDITIONAL RELIEF THIS COURT DEEMS JUST, PROPER, AND EQUITABLE.

DATE: 12-27-08
RESPECTFULLY SUBMITTEL,

MR. DAMYL JACKSON P.O. BOX 089002 CHICKGO, IL. 60608

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VERIFICATION (H)

I HAVE REAL THE FOREGOING COMPLAINT AND HEREBY VERIFY THAT THE MATTERS ALLEGEL THEREIN ARE TRUE; THEREFORE, I CEITIFY UNLER PENALTY OF PERTURY THAT THE FOREGOING IS TRUE AND CORRECT.

EXECUTED AT CHICAGO, ILLINOIS ON 12-22-08

SIGNATURE ML. DALLYL JACKSON